

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA**

JULIE SKINNER,)	
)	
Plaintiff;)	
)	
vs.)	Case No. CIV-2016-832-M
)	
INDEPENDENT SCHOOL DISTRICT)	
NO. 23 OF JEFFERSON COUNTY,)	
OKLAHOMA,)	
)	
Defendant.)	

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff, Julie Skinner, (“Plaintiff”) and Defendant, Independent School District No. 23 of Jefferson County, Oklahoma (the “School District”), hereby stipulate, warrant and represent to the Court:

1. Plaintiff and School District stipulate that all of Plaintiff’s claims and causes of action alleged against School District are dismissed with prejudice.
2. Plaintiff and School District stipulate that all claims by any party for costs and attorneys’ fees are stipulated to be dismissed with prejudice.
3. Plaintiff and School District will bear their own attorneys’ fees and costs.

SO STIPULATED.

Respectfully submitted,

s/Cheryl A. Dixon

Frederick J. Hegenbart, OBA No. 10846

Cheryl A. Dixon, OBA No. 21958

Rosenstein, Fist & Ringold

Attorneys for Defendant School District

525 S. Main, Suite 700

Tulsa, OK 74103

Telephone: (918) 585-9211

Facsimile: (918) 583-5617

fredh@rfrlaw.com

cdixon@rfrlaw.com

ATTORNEYS FOR DEFENDANT

and

S/Christa R. Uhland

Christa R. Uhland, OBA #30934

Mazaheri Law Firm, PLLC

3445 W. Memorial Rd., Ste. H

Oklahoma City, OK 73134

Phone: (405)414-2222

Facsimile: (405)607-4358

Email: christa@mazaherilaw.com

ATTORNEYS FOR PLAINTIFF